

**GOVERNMENT OF THE DISTRICT OF COLUMBIA**

**DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS  
ENVIRONMENTAL REGULATION ADMINISTRATION  
2100 MARTIN LUTHER KING, JR. AVENUE S.E.  
WASHINGTON, D.C. 20020-5732**



July 19, 1996

Mr. Thomas Wimmer  
Chevy Chase Buick  
5220 Wisconsin Ave., N.W.  
Washington, D.C. 20015

Dear Mr. Wimmer:

This letter confirms the hazardous waste Compliance Evaluation Inspection (CEI) conducted at your facility on July 16, 1996 pursuant to the District of Columbia Hazardous Waste Management Act, D.C. Law 2-64, as amended, and supporting regulations. Mr. Brown was the facility representative.

Chevy Chase Buick (DCD 024 269 219) generates @ 60 kilograms per month of waste solvents and paint related materials that are disposed through the Safety Kleen Corporation.

No violations were observed during the inspection, If you have any questions, you may contact me on (202) 645-6080, Ext. 3023.

Sincerely,

A handwritten signature in black ink, appearing to read "Mark Hughes".

Mark Hughes, Chemist  
Hazardous Waste Management Branch

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GOVERNMENT OF THE DISTRICT OF COLUMBIA  
DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS  
ENVIRONMENTAL REGULATION ADMINISTRATION  
HAZARDOUS WASTE MANAGEMENT BRANCH

CHECKLIST FOR SMALL QUANTITY GENERATORS OF HAZARDOUS WASTE

Inspector(s): M. Hughes

Inspection Date: 7/16/96

Facility: Name Chevy Chase Buick

Address 5220 Wisconsin Avenue, N.W.

EPA ID Number DCD 024 269 219

Representative Mr. Brown

Types of Waste Generated: D001/D006/D008/D035/D039/F003/F005

Quantity of Waste Generated per Month: @ 60 Kg

ANSWER AS APPLICABLE

	YES	NO	N/A
1. All containers labeled "Hazardous Waste"	X	O	O
2. Accumulation start date marked on containers	X	O	O
3. Waste accumulated on site less than 180 days	X	O	O
4. Generator handling prohibited/restricted waste	X	O	O
If yes fill out LAND DISPOSAL RESTRICTION (LDR) CHECKLIST.			
5. Generator has an up to date Contingency Plan	X	O	O
6. Generator has training records for employees handling hazardous waste	X	O	O
7. Manifests maintained for 3 years (Non-LDR)	X	O	O
8. Manifests maintained for 5 years (LDR)	X	O	O
9. Notification/certification maintained for LDR waste	X	O	O
10. Manifest EPA waste codes match waste streams	X	O	O

Comments: No violations observed.

\_\_\_\_\_

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\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

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GOVERNMENT OF THE DISTRICT OF COLUMBIA  
DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS  
ENVIRONMENTAL REGULATION ADMINISTRATION  
HAZARDOUS WASTE MANAGEMENT BRANCH

LAND DISPOSAL RESTRICTION CHECKLIST

INSPECTORS NAME M. Hughes

TITLE Chemist

DATE 7/16/96

**I. GENERATOR IDENTIFICATION:**

- A. Generator Name Chevy Chase Buick
- B. Generator Address 5220 Wisconsin Avenue, N.W.
- C. Generator's type of operation Auto repair
- D. EPA ID # DCD 024 269 219
- E. Contact person and phone number Thomas Wimmer 537-1300

**II. GENERATOR COMPLIANCE:**

- A. Does the generator treat waste on site?  
X Yes      No
- B. Were treatment residuals generated from RCRA exempt units or processes? X Yes      No  
If yes list type of treatment units and processes.  
Solvent extraction in containers
- C. Does the generator dispose of waste on site?  
     Yes X No
- D. Has the facility identified its restricted hazardous wastes based on:
- a. Knowledge of wastes X
- b. TCLP (Toxicity Characteristic Leaching Procedure) list the restricted wastes identified by both methods (attach a copy of the lab report).

E. Have any waste streams been misclassified?  
\_\_\_\_ Yes  X  No

F. Does the generator have all the appropriate notifications/certifications for all restricted wastes generated on site?  X  Yes \_\_\_\_ No

G. If yes, does all of the applicable information (manifest #s, waste streams and quantities) match with the information on the manifests?  X  Yes \_\_\_\_ No

H. Have all treatment standards been tabulated for all the corresponding waste streams?  X  Yes \_\_\_\_ No

I. Have any of the treatment standards been exceeded for any of these waste streams? \_\_\_\_ Yes  X  No

If yes, please explain:

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J. Has the appropriate treatment method been utilized?  
 X  Yes \_\_\_\_ No

K. Comments:  No violations observed.

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**GOVERNMENT OF THE DISTRICT OF COLUMBIA**  
DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS  
HOUSING AND ENVIRONMENTAL REGULATION ADMINISTRATION  
P.O. BOX 37200  
WASHINGTON, D.C. 20013-7200



August 2, 1989

Mr. Tom Wimmer  
Service Manager  
Paul Brothers Oldsmobile  
5220 Wisconsin Ave., N.W.  
Washington, D.C. 20015

Dear Mr. Wimmer:

This letter confirms the hazardous waste reinspection conducted by Mr. Lloyd Moore and myself at your facility on July 7, 1989. (EPA ID # DCD 024269219)

The facility representative was Mr. Tom Wimmer who indicated that his waste streams had not changed due to new paint products. A review of records confirmed that all manifest were up to date and being kept in compliance with regulations.

There were no violations observed during this reinspection. If you have any questions, please call me on 783-3192.

Sincerely,

A handwritten signature in dark ink, appearing to read "Mark Hughes", written over a horizontal line.

Mark Hughes  
Environmental Chemist

**GOVERNMENT OF THE DISTRICT OF COLUMBIA**  
DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS  
HOUSING AND ENVIRONMENTAL REGULATION ADMINISTRATION  
P.O. BOX 37200  
WASHINGTON, D.C. 20013-7200



March 29, 1989

CERTIFIED MAIL NUMBER P 084 496 627  
RETURN RECEIPT REQUESTED

WARNING LETTER

Tom Wimmer, Service Manager  
Paul Brothers Oldsmobile  
5220 Wisconsin Avenue, N.W.  
Washington, D.C. 20015

Dear Mr. Wimmer:

This Warning Letter is issued pursuant to the District of Columbia Hazardous Waste Management Act, D.C. Law 2-64; D.C. Code 6-711.

INSTALLATION ID#: DCD 024 269 219  
INSTALLATION NAME: Paul Brothers Oldsmobile  
INSTALLATION ADDRESS: 5220 Wisconsin Avenue, N.W.  
Washington, D.C. 20015  
INSTALLATION REPRESENTATIVE(S): Tom Wimmers  
DATE OF VIOLATION: March 23, 1989  
INSPECTOR(S): Javid Jahangiri and Mark Hughes

**VIOLATION(S):**

There were no manifests for your most recent waste solvent pickup. This is a violation of §262.20(a). (see enclosed regulations)

Corrective measures must be taken within 14 days of receipt of this letter. Future incidents of noncompliance may result in

-2-

enforcement actions, including civil and criminal penalties, against your establishment. If you have any questions, you may contact this office on 783-3194.

Sincerely,

A handwritten signature in cursive script, appearing to read "Angelo Tompros".

Angelo Tompros, Chief  
Pesticides and Hazardous  
Waste Management Branch

Enclosure

cc: EPA, RCRA Enforcement



RCRA Checklist for Small Quantity Generators of Hazardous Waste

R.O. USE

Inspection file No:

Reviewer:

Date Reviewed:

Form "C"

Name of Facility: Paul brother's oldsmobile  
Address: 5220 Wisconsin Ave, N.W  
Washington D.C 20001  
EPA Generator ID Number: DCD 0242 69219  
Facility Inspection Representative: TOM Wimmers  
Title: Service Manager  
Telephone Number: (202) - 537 - 1300

The questions contained in this checklist apply to owners and operators who have notified  
small quantity generators (less than 1000 kg per month).

1. What types of waste are generated at the facility and the quantity of each per month (in kilogram).

<u>FOO3</u>	<u>/</u>	<u>/</u>	<u>/</u>
<u>/</u>	<u>/</u>	<u>/</u>	<u>/</u>
<u>/</u>	<u>/</u>	<u>/</u>	<u>/</u>
<u>/</u>	<u>/</u>	<u>/</u>	<u>/</u>

2. Which of the wastes listed above are recycled/reclaimed and the quantity of each per month (in kilograms)?

<u>/</u>	<u>/</u>	<u>/</u>
<u>/</u>	<u>/</u>	<u>/</u>
<u>/</u>	<u>/</u>	<u>/</u>
<u>/</u>	<u>/</u>	<u>/</u>

3. Is the amount of hazardous waste accumulated per month greater than:

- a. 1000 kilograms/mo.?  
b. 1 kilogram/mo.? (for acute storage)  
c. 100 kilograms/mo.? (for debris storage)

} N/A

Yes	<input checked="" type="radio"/>
Yes	No
Yes	No



4. If any of the answers in Question No. 3 are yes, then is the generator complying with Part 262.34 requirements? N/A Yes No
5. Is hazardous waste delivered to an "on" or "offsite" facility which is:
- a. permitted under Part 122 of the RCRA regulations? Yes No
  - b. a RCRA interim status facility? Yes No
  - c. authorized by the State with a RCRA program according to Part 123 of the RCRA regulations? Yes No
  - d. licensed by the State? Yes No
  - e. a "beneficial use" or reuse/recycle facility? Yes No
  - f. a treater of hazardous waste prior to beneficial use, reuse or recycle? Yes No
6. Please list the name, address and EPA ID number (if available) for each of the facilities where wastes are disposed (refer to Question No. 5).

Safety Kleen  
12164 tech Road  
Silver Spring MD 20904  
MD0000737395

Inspector's Name: Tajid Jahangiri  
Title: Environmental chemist  
Agency: DCRA/EC  
Office location: 614 HST, N.W. Washington D.C 200  
Date of Inspection: 3/23/89  
Inspector's Name: Mark Hughes  
Title: Environmental chemist  
Agency: DCRA/EC Office location: Same as above  
Date of Inspection: 3/23/89

EXHIBIT IV-3

LAND DISPOSAL RESTRICTIONS CHECKLIST

1. Are hazardous wastes land-disposed on site? ("Land disposal" includes placement in a landfill, surface impoundment, waste pile, injection well, land treatment facility, salt dome formation, salt bed formation, underground mine or cave, concrete vault, or bunker intended for disposal purposes; and placement in or on the land by means of open detonation and open burning where residues continue to exhibit hazardous characteristics). Yes ☐ No ☒
  - a. If yes, are one or more of the following circumstances true: N/A
    1. Granted extension from effective date pursuant to §268.5? Yes ☐ No ☐
    2. Granted exemption from a prohibition pursuant to a petition under §268.6? Yes ☐ No ☐
    3. Disposing of soil or debris resulting from a CERCLA response action or a RCRA corrective action, which will not be prohibited until November 8, 1988? Yes ☐ No ☐
    4. Facility is a small quantity generator of less than 100 kg of hazardous waste per month? Yes ☐ No ☐
2. Are restricted wastes or residuals from treatment of a restricted waste diluted in any way prior to disposal? Yes ☐ No ☒
3. Are there active surface impoundments used for treatment of hazardous wastes? Yes ☐ No ☒
  - a. If yes, does the unit's design and operation meet the requirements set forth in §268.4? Yes ☐ No ☐ N/A
4. Has the facility sought exemption from any prohibition under Subpart C of §268 for the disposal of a restricted hazardous waste? Yes ☐ No ☒
  - a. If yes, has the facility's demonstration included the required components (waste I.D., waste analysis, comprehensive environmental characterization of unit site, QA/QC plan, sampling, testing, modeling)? Yes ☐ No ☐ N/A
5. Has the facility determined whether it generates a restricted waste through waste analysis? Yes ☒ No ☐
  - a. If yes, is the facility, in fact, handling a restricted waste(s)? Yes ☒ No ☐

(continued)

EXHIBIT IV-3 (continued)

- b. If yes, does the restricted waste require treatment? ☒ Yes ☐ No
- c. If yes, has the generator notified the treatment facility in writing, and does the notification include all required components (EPA hazardous waste number, corresponding treatment standard, manifest number of shipment)? ☒ Yes ☐ No
6. Does the facility handle EPA Hazardous Waste Nos. F001 through F005 (solvent wastes)? ☒ Yes ☐ No
- a. If yes, do any of the following conditions apply:
1. The generator of the solvent waste is a small quantity generator (not more than 1000 kg/month)? ☒ Yes ☐ No
  2. The solvent waste is generated from a CERCLA response corrective action? ☐ Yes ☒ No
  3. The solvent waste is a solvent-water mixture, solvent-containing sludge, or solvent-contaminated soil (non-CERCLA or RCRA corrective action) containing less than 1 percent total F001 through F005 solvent constituents. ☐ Yes ☒ No
- b. If no, have any of these restricted wastes been land-disposed (except in an injection well) since November 8, 1986? ☐ Yes ☒ No
7. Does the facility handle EPA Hazardous Waste Nos. F020, F021, F023, F026, F027, or F028 (dioxin-containing wastes)? ☐ Yes ☒ No
- a. If yes, do any of the following conditions apply:
1. Wastes are treated to meet standards of Subpart D of §268? ☐ Yes ☒ No
  2. Wastes are disposed of at a facility that has been granted a petition? ☐ Yes ☐ No
  3. An extension has been granted? ☐ Yes ☐ No
- b. If no, will these restricted wastes be land disposed after November 8, 1988? ☐ Yes ☐ No *N/A*
8. Are restricted wastes being treated? *NOT on site, off site* ☒ Yes ☐ No
- a. If yes, have any of their associated hazardous constituents exceeded the "Constituent in Waste Extract" (CWE) levels? ☐ Yes ☒ No

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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY  
REGION III  
841 Chestnut Building  
Philadelphia, Pennsylvania 19107

SUBJECT: RCRA Inspection

DATE: 6/8/88

Facility: Paul Brothers, Inc.  
ID #: DCD 024 269 219

FROM: Charlene C. Harrison, Environmental Engineer  
DELMARVA/DC/WV RCRA Enforcement Section (3HW15)

TO: FILE

THRU: Victoria P. Binetti, Chief  
DELMARVA/DC/WV RCRA Enforcement Section (3HW15)

mp 6/9/88  
BASED UPON A REVIEW OF THE RCRA INSPECTION REPORT FOR  
THE FACILITY REFERENCED ABOVE, I HAVE DETERMINED THAT  
NO FURTHER ACTION IS REQUIRED AT THIS TIME.

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GOVERNMENT OF THE DISTRICT OF COLUMBIA  
DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS



MEMORANDUM

TO : File

THROUGH : Angelo Tompros, Chief  
Pesticides and Hazardous  
Waste Management Branch

FROM : Javid Jahangiri, Chemist

SUBJECT : Compliance inspection at Paul Brothers Inc.  
Oldsmobile EPA ID# DCD 024 269 219

On December 29, 1987, Mr. Byron Bacon and I conducted a compliance inspection at the above referenced property located at 5220 Wisconsin Avenue, N.W. Mr. Tom Weimer was the facility's representative. Mr. Weimer explained that their facility is in the process of experimenting the use of a solvent reclamation apparatus for their waste petroleum Naphtha. He was advised by the Hazardous Waste Section to submit a laboratory report which would indicate the chemical constituents of the still bottom so the proper disposal method could be determined. Safety Clean is responsible for transporting the facility's waste degreasing solvent (F003, F005) which runs up to thirty gallons a month. Copies of the manifest were kept on site.

There were no violations observed during this inspection.



GOVERNMENT OF THE DISTRICT OF COLUMBIA  
DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS



December 08, 1986

MEMORANDUM

TO : File

THROUGH : Angelo Tompros, Chief *AT*  
Pesticides and Hazardous  
Waste Management Branch

FROM : Byron Bacon *BB*  
Sanitarian

SUBJECT : Compliance inspection at Paul Brothers' Oldsmobile  
EPA ID# DCD 024 269 219

On December 3, 1986, Neilima Senjalia and I conducted an initial compliance inspection at Paul Brothers' Oldsmobile, located at 5120 Wisconsin Avenue, N.W. Mr. Tom Wimmer was the facility representative.

Most of the hazardous waste generated at this facility is waste lacquer thinner from the body shop. Some waste solvent is generated from parts cleaning in the service department.

The waste lacquer thinner is transported by Hazco (Alexandria, Va.) to Berkely Products (Akron, Pa). The waste solvent is recycled by Safety Kleen.

Manifests are maintained on site. The waste lacquer thinner is stored in the original containers.

FINAL  
6/30/86

FY 1987 HAZARDOUS WASTE COMPLIANCE MONITORING AND ENFORCEMENT LOG

1. EPA ID: D C D 0 2 4 2 6 9 2 1 9

4. Data Entry: New ☒

2. HANDLER NAME: Paul Brothers' Oldsmobile

Update ☐

3. ADDRESS: 5120 Wisconsin Avenue, N.W.

5. DATE OF INITIAL EVALUATION WHICH IS  
THE BASIS FOR THIS REPORT:

12/ 3 / 86

5a. AGENCY RESPONSIBLE FOR  
EVALUATION:

Put code in box | S |

Choose one

E = EPA

S = State

C = Contractor/EPA

O = Other

B = Contractor/State

X = Oversight

6. TYPE OF EVALUATION COVERED

BY THIS REPORT:

Put code in box

1

1 = Compliance Eval. Inspection (CEI) 4 = Comprehensive GWM Evaluation (CME)

2 = Sampling Inspection

5 = Follow Up Evaluation

3 = Record Review

11 = Case Development Inspection

7. DATE OF EVALUATION COVERED BY THIS REPORT (enter only if different from 5):     /     /    

7a. Eval. Comments: in compliance

8. CLASS and VIOLATION/PROBLEM-AREA

Enter in appropriate box:

'X' if violation is found

'R' in GWM if release to be addressed  
by 3008(h) order is found

'Z' if other problem found/under review

'O' if no violation found

Class of  
Violation

Violation/Problem-area

	GWM/RLSE	C/PC	Fin.Res	Pt. B	Cmpl.Sch	Manifest	Other
I							
II							

8a. Viol. Comment: no violations

9. ENFORCEMENT ACTIONS: n/a

Class	Area of Viol./Prob	Type (use code)	Date Action Taken	Compliance Dates		Penalty		Resp.Ag. (use code)
				Scheduled	Actual	Assessed	Collected	

Codes for 03 = Warning Letter

11 = Filed Civil Action

18 = Civil Referral to AG/DOJ

Codes for Resp Agcy

Types of 04 = Admin. Complaint

12 = Filed Criminal Action 19 = Final Judicial Order

E = EPA

Enforcement 05 = Final Admin. Order

15 = \$3008(h) CA Initial Admin. Order

S = State

Actions: 10 = Informal

16 = \$3008(h) CA Final Order

X = EPA Oversight

9a. STATUS OF HANDLER'S COMPLIANCE WITH SCHEDULE IN ORDER: Meeting compliance schedule? Yes     No     Status Date     /     /    

10. Enforc. Comment:





**Removing Paint Thinner Hazards**

30422  
30422

**CORPORATE HEADQUARTERS**

5301 LEE HIGHWAY, ARLINGTON, VA 22207-1607  
(703) 237-5700

rec 3 HW 32

August 7, 1985

**AUG 14 1985**

Mrs. Rose Nino  
3 HW 32  
EPA Region III  
840 Chestnut Building  
Philadelphia, PA 19107

Dear Mrs. Nino,

Enclosed please find the fifth installment of Notification forms (8700-12) for small quantity generators serviced by HAZCO.

I have also included a list of generators, as we have previously, so that the assigned EPA number may be written alongside the appropriate small quantity generator's name for return to me in the envelope provided.

By this list, we may ensure that we have a record of their assigned generator number so that hazardous waste removal service may be continued uninterrupted to these generators.

Please feel free to contact me at the number listed below if you have any comments or questions on this. Many thanks for your assistance.

Sincerely,

John J. Nolan  
Vice President

JN/ag

Enclosures: Notification Forms  
List of Small Quantity Generators for return to HAZCO  
Envelope for mailing

30423



U.S. ENVIRONMENTAL PROTECTION AGENCY  
**NOTIFICATION OF HAZARDOUS WASTE ACTIVITY**

**INSTRUCTIONS:** If you received a preprint label, affix it in the space at left. If any of the information on the label is incorrect, draw a line through it and supply the correct information in the appropriate section below. If the label is complete and correct, leave items I, II, and III below blank. If you did not receive a preprint label, complete all items. "Installation" means single site where hazardous waste is generated, treated, stored and/or disposed of, or a transporter's principal place of business. Please refer to the **INSTRUCTIONS FOR FILING NOTIFICATION** before completing this form. The information requested herein is required by law (Section 3010 of the Resource Conservation and Recovery Act).

**PLEASE PLACE LABEL IN THIS SPACE**

**FOR OFFICIAL USE ONLY**

**COMMENTS**

INSTALLATION'S EPA I.D. NUMBER

APPROVED

DATE RECEIVED  
(yr., mo., & day)

FDCD0024269219

1

850814

**I. NAME OF INSTALLATION**

PAUL BROTHERS INC OLD SMOBILE

**II. INSTALLATION MAILING ADDRESS**

STREET OR P.O. BOX

35220 WISCONSIN AVE NW

CITY OR TOWN

WASHINGTON

ST.

ZIP CODE

DC20015

**III. LOCATION OF INSTALLATION**

STREET OR ROUTE NUMBER

SAME

CITY OR TOWN

6

ST.

ZIP CODE

**IV. INSTALLATION CONTACT**

NAME AND TITLE (last, first, & job title)

MAJOR JT SHOP FOREMAN

PHONE NO. (area code & no.)

202.537.1300

**V. OWNERSHIP**

A. NAME OF INSTALLATION'S LEGAL OWNER

PAUL BROTHERS INC

B. TYPE OF OWNERSHIP  
(enter the appropriate letter into box)

F = FEDERAL  
M = NON-FEDERAL

M

**VI. TYPE OF HAZARDOUS WASTE ACTIVITY** (enter "X" in the appropriate box(es))

☒ A. GENERATION

☐ B. TRANSPORTATION (complete item VII)

☐ C. TREAT/STORE/DISPOSE

☐ D. UNDERGROUND INJECTION

**VII. MODE OF TRANSPORTATION** (transporters only - enter "X" in the appropriate box(es))

☐ A. AIR

☐ B. RAIL

☐ C. HIGHWAY

☐ D. WATER

☐ E. OTHER (specify)

**VIII. FIRST OR SUBSEQUENT NOTIFICATION**

Mark "X" in the appropriate box to indicate whether this is your installation's first notification of hazardous waste activity or a subsequent notification. If this is not your first notification, enter your installation's EPA I.D. Number in the space provided below.

☒ A. FIRST NOTIFICATION

☐ B. SUBSEQUENT NOTIFICATION (complete item C)

C. INSTALLATION'S EPA I.D. NO.

**IX. DESCRIPTION OF HAZARDOUS WASTES**

Please go to the reverse of this form and provide the requested information.



W

## IX. DESCRIPTION OF HAZARDOUS WASTES (continued from front)

**A. HAZARDOUS WASTES FROM NON-SPECIFIC SOURCES.** Enter the four-digit number from 40 CFR Part 261.31 for each listed hazardous waste from non-specific sources your installation handles. Use additional sheets if necessary.

1	2	3	4	5	6
01 - 02	03 - 04	05 - 06	07 - 08	09 - 10	11 - 12
7	8	9	10	11	12
13 - 14	15 - 16	17 - 18	19 - 20	21 - 22	23 - 24

**B. HAZARDOUS WASTES FROM SPECIFIC SOURCES.** Enter the four-digit number from 40 CFR Part 261.32 for each listed hazardous waste from specific industrial sources your installation handles. Use additional sheets if necessary.

13	14	15	16	17	18
01 - 02	03 - 04	05 - 06	07 - 08	09 - 10	11 - 12
19	20	21	22	23	24
25 - 26	27 - 28	29 - 30	31 - 32	33 - 34	35 - 36

**C. COMMERCIAL CHEMICAL PRODUCT HAZARDOUS WASTES.** Enter the four-digit number from 40 CFR Part 261.33 for each chemical substance your installation handles which may be a hazardous waste. Use additional sheets if necessary.

31	32	33	34	35	36
01 - 02	03 - 04	05 - 06	07 - 08	09 - 10	11 - 12
37	38	39	40	41	42
43 - 44	45 - 46	47 - 48	49 - 50	51 - 52	53 - 54

**D. LISTED INFECTIOUS WASTES.** Enter the four-digit number from 40 CFR Part 261.34 for each listed hazardous waste from hospitals, veterinary hospitals, medical and research laboratories your installation handles. Use additional sheets if necessary.

49	50	51	52	53	54
01 - 02	03 - 04	05 - 06	07 - 08	09 - 10	11 - 12

**E. CHARACTERISTICS OF NON-LISTED HAZARDOUS WASTES.** Mark "X" in the boxes corresponding to the characteristics of non-listed hazardous wastes your installation handles. (See 40 CFR Parts 261.21 - 261.24.)

☒ 1. IGNITABLE  
(D001)

☐ 2. CORROSIVE  
(D002)

☐ 3. REACTIVE  
(D003)

☐ 4. TOXIC  
(D000)

## X. CERTIFICATION

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

SIGNATURE

NAME &amp; OFFICIAL TITLE (Type or print)

SERVICE MGR.

T. J. OMAS WIMMER

DATE SIGNED

7/26/85